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TRANSMITTAL FORM

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Application Number	09/976,717			
Filing Date	October 12, 2001			
First Named Inventor	Venky Harinarayan			
Art Unit	2626			
Examiner Name	Brian Louis Albertalli			
Attorney Docket No.	120137.499			

		Attorney Docket No	torney Docket No. 120137.499						
Fee Transmittal Form Fee Attached Amendment/Response After Final Affidavits/declaration(s Extension of Time Request Express Abandonment Request Information Disclosure Statement and Transmittal Cited References Certified Copy of Priority Document(s) Response to Missing Parts under 37 CFR 1.52 or 1.53 Response to Missing Parts/Incomplete Application	D R R Li P P R C D S 3. T R C	ures (check all that rawing(s) equest for Corrected Feceipt censing-related Paper etition etition to Convert to a rovisional Application ower of Attorney, evocation, Change of orrespondence Address eclaration tatement under 37 CFI (73(b)) erminal Disclaimer equest for Refund D, Number FCD(s) Landscape Table or	Filing rs ss R	A C A B In A T R P S R C ic Comm	fter Allowance ommunication to TC ppeal Communication to oard of Appeals and aterferences ppeal Communication to C (Appeal Notice, Brief, teply Brief) roprietary Information tatus Letter teturn Receipt Postcard other Enclosure(s) (please dentify below): nents on Statement of ons for Allowance				
SIGNAT	TURE OF A	APPLICANT, ATTOR	RNEY,	OR AG					
Firm Name Seed Inte	Seed Intellectual Property Law Group PLLC			Customer Number 00500					
Signature									
Printed Name James A. D. White									
Date January 5	January 5, 2007 Reg		Reg. N	Ο.	43,985				
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants : Venky Harinarayan et al.

Application No.

09/976,717

Filed

: October 12, 2001

For

HYBRID MACHINE/HUMAN COMPUTING ARRANGEMENT

Examiner

Brian Louis Albertalli

Art Unit

2626

Date of Notice

of Allowance

December 6, 2006

Docket No.

120137.499

Date

January 5, 2007

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Commissioner for Patents:

In the Notice of Allowability dated December 6, 2006, the Examiner indicated reasons why various of the pending claims are patentable over the prior art references of record in this case. While Applicants agree that the pending claims are patentable over the prior art references, they believe that the pending claims are further patentable over the prior art references for various additional reasons, and understand that the Examiner was only stating one reason for allowance of some of the pending claims.

Respectfully submitted,

SEED Intellectual Property Law Group PLLC

James A. D. White

Registration No. 43,985

JDW:jaa

701 Fifth Avenue, Suite 5400 Seattle, Washington 98104-7092

Phone: (206) 622-4900 Fax: (206) 682-6031

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